Exhibit 1

Stipulation

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT DELAWARE

In re:)	Chapter 11
YELLOW CORPORATION, et al.1))	Case No. 23-11069 (CTG)
Debtors.)	(Jointly Administered)

JOINT STIPULATION BY AND AMONG THE DEBTORS AND STOUGHTON TRAILERS ACCEPTANCE COMPANY, LLC (I) GRANTING RELIEF FROM THE AUTOMATIC STAY AND (II) REJECTING CERTAIN LEASE AGREEMENTS

This joint stipulation ("<u>Stipulation</u>") is made and entered into by and among (a) USF Holland LLC. and the other debtors in possession in the above-captioned chapter 11 cases (the "<u>Debtors</u>")², and (b) Stoughton Trailers Acceptance Company, LLC ("<u>Stoughton</u>" and together with the Debtors, the "Parties"). The Parties hereby stipulate and agree as follows:

RECITALS

WHEREAS, on August 6, 2023 (the "<u>Petition Date</u>"), each of the Debtors filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>") in the United States Bankruptcy Court for the District of Delaware (the "<u>Court</u>"). The Debtors' chapter 11 cases are being jointly administered for procedural purposes. The Debtors are managing

A complete list of each of the Debtors in these chapter 11 cases may be obtained on the website of the Debtors' claims and noticing agent at https://dm.epiq11.com/YellowCorporation. The location of Debtors' principal place of business and the Debtors' service address in these chapter 11 cases is: 11500 Outlook Street, Suite 400, Overland Park, Kansas 66211.

A detailed description of the Debtors and their businesses, including the facts and circumstances giving rise to the Debtors' chapter 11 cases, is set forth in the *Declaration of Matthew A. Doheny, Chief Restructuring Officer of Yellow Corporation, in Support of the Debtors' Chapter 11 Petitions and First Day Motions* [Docket No. 14] (the "First Day Declaration").

their businesses and their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code;

WHEREAS, Debtor USF Holland LLC. and Stoughton entered into a master lease agreement, dated December 27, 2018 (the "Master Lease"), under which Stoughton agreed to lease to the Debtors eighty trailers and related equipment (collectively, the "Equipment") as described in the schedule to the Master Lease (the "Lease Schedule," and together with the Master Lease, the "Lease Agreement").

WHEREAS, the Debtors have notified Stoughton that the Debtors do not intend to assume or assign the Lease Agreement in connection with the Debtors' chapter 11 cases;

WHEREAS, Stoughton has indicated to the Debtors its desire to take possession of and dispose of the Equipment;

WHEREAS, the Debtors have determined that it is in the best interests of their estates and creditors to permit Stoughton to take possession of the Equipment, effective as of the date of entry of an Order of this Court approving this Stipulation;

WHEREAS, the Debtors have determined that it is in the best interests of their estates and creditors to reject the Lease Agreement, effective as of the date of entry of an Order of this Court approving this Stipulation, to the extent necessary;

WHEREAS, Stoughton has agreed to such rejections, to the extent necessary; and

WHEREAS, the Debtors consent to lift the automatic stay imposed by section 362 of the Bankruptcy Code on the terms and conditions set forth in this Stipulation for the exclusive purposes of allowing Stoughton to take possession of the Equipment, to dispose of the Equipment, and to apply the proceeds of said disposition to Debtors' indebtedness under the Lease Agreement without further notice or order of the Court.

THEREFORE, IT IS HEREBY STIPULATED AND AGREED, AND UPON APPROVAL BY THE BANKRUPTCY COURT OF THIS STIPULATION, IT IS SO ORDERED as follows:

- 1. The above recitals are incorporated by reference into this Stipulation with the same force and effect as if fully set forth hereinafter.
- 2. The automatic stay imposed by section 362 of the Bankruptcy Code is hereby modified solely for the purpose of permitting Stoughton, its agents or assigns to take possession of the Equipment from the Debtors' premises, any other location owned or leased by the Debtors, or any other location where the Equipment may be located, to dispose of the Equipment and/or otherwise exercise its rights and remedies under the Lease Agreement, and to apply the proceeds of said disposition to Debtors' indebtedness under the Lease Agreement without further notice or order of the Court. Nothing herein shall be construed to require Stoughton to take possession of any Equipment which, in its discretion, Stoughton deems to be damaged, destroyed or inoperable. If Stoughton exercises its discretion not to take possession of any such Equipment it deems to be damaged, destroyed or inoperable, Stoughton will release the title certificate(s) to said Equipment to the Debtors.
- 3. Each of the Parties shall use commercially reasonable efforts to cooperate and coordinate with respect to the logistics of Stoughton's repossession of the Equipment. To the extent not already provided, Debtors shall be required to provide current locations of all Equipment upon the date of entry of an Order of this Court approving this Stipulation.
- 4. To the extent necessary, the Lease Agreement is hereby deemed to be rejected as of the date of entry of an Order of this Court approving this Stipulation, and Stoughton consents to such rejection. Any claim for rejection damages by Stoughton shall constitute a prepetition general unsecured claim in the Debtors' chapter 11 cases and Stoughton shall be required to file a proof of

claim by the date set forth in an applicable order of the Court setting a bar date for the filing of proofs of claim or as otherwise set forth in a confirmed chapter 11 plan.

- 5. Each of the Parties to this Stipulation represents and warrants it is duly authorized to enter into and be bound by this Stipulation.
- 6. Neither Stoughton nor Debtors shall seek to recover from each other any costs, fees, expenses, or charges associated with the transfer of possession of the Equipment, otherwise performing under this Stipulation or any amounts relating to the subsequent disposition or deconstruction of the Equipment thereafter, including but not limited to towing, storage, repairs, or disposal costs and neither party shall have any further obligation to the other under the Lease Agreement except as set forth in this Stipulation. Notwithstanding anything contained in this Stipulation, Stoughton's right to seek reimbursement of such costs, fees, expenses or charges as a component of its rejection damages as part of any general unsecured claim is not waived; provided however, for avoidance of doubt, Stoughton waives any right to assert such reimbursement claim as an administrative expense claim.
- 7. Stoughton shall not seek an administrative expense claim for costs and attorneys' fees incurred in connection with entering into and performing under this Stipulation, and each side shall bear its own legal fees and expenses in connection with such performance. Nothing herein shall be construed as a waiver of (a) Stoughton's rights to seek reimbursement of attorney's fees and costs as a component of its general unsecured rejection damages claim, or (b) any party in interest's right to object to any rejection damages claim asserted by Stoughton.
- 8. Neither this Stipulation, nor any terms contained herein shall be offered in evidence in any legal proceeding or administrative proceeding among or between the Parties, other than as may be necessary: (a) to obtain approval of and to enforce this Stipulation, (b) to seek damages or

injunctive relief in connection therewith, or (c) to prove that the automatic stay has been modified in accordance with the terms of this Stipulation.

- 9. This Stipulation is subject to the approval of the Court and shall be effective upon entry of an order approving this Stipulation by the Court (the "Order"). The Parties hereby consent to the entry of the Order and waive any right to notice or hearing on the approval of the Stipulation.
- 10. The Court retains exclusive jurisdiction with respect to any disputes arising from or other actions to interpret, administer, or enforce the terms and provisions of this Stipulation.

STIPULATED AND AGREED TO THIS 11th DAY OF OCTOBER 2023:

Dated: October 11, 2023 Wilmington, Delaware

/s/ Laura Davis Jones

Laura Davis Jones (DE Bar No. 2436) Timothy P. Cairns (DE Bar No. 4228) Peter J. Keane (DE Bar No. 5503) Edward Corma (DE Bar No. 6718)

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